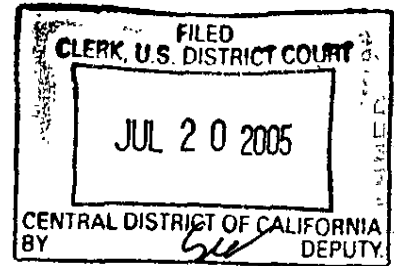


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UNITED STATES DISTRICT COURT  
 CENTRAL DISTRICT OF CALIFORNIA

TZIGHE MESFUN

Plaintiff,

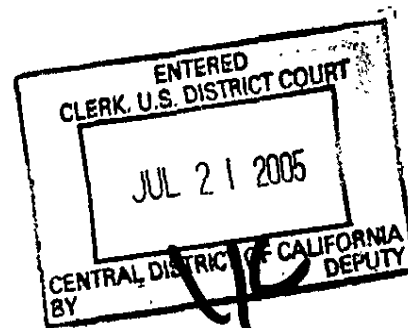
vs.

BESERAT HAGOS, ABRAHA BAHTA,  
 all individually and dba, and DOES 1  
 through 10, inclusive.,

Defendants.

CASE NO. CV 03-02182 MMM (RNBx)

AMENDED JUDGMENT



On March 2, 2005, the jury returned a special verdict following a trial in this matter. On March 22, 2005, based on the jury's findings, and pursuant to the parties' stipulation, the court entered final judgment against defendant Beserat Hagos in the amount of \$24,754.58. On July 19, 2005, the court granted the motions of plaintiff Tzighe Mesfun to amend the judgment and for reasonable attorneys' fees and costs. Based on the findings recited in that order,

IT IS ORDERED AND ADJUDGED

1. That plaintiff Tzighe Mesfun recover unpaid minimum wages of \$11,096.25,

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1 liquidated damages of \$11,096.25, interest thereon in the amount of \$9,262.94, and  
2 waiting time penalties of \$937.50, for a total judgment of \$32,392.94, on her  
3 claim for unpaid minimum wages under the California Labor Code, against  
4 defendant Beserat Hagos;

5 2. That plaintiff take nothing on her claim for unpaid minimum wages against  
6 defendant Abraha Bahta;

7 3. That plaintiff take nothing on her claims for fraud, false imprisonment, invasion of  
8 privacy, intentional infliction of emotional distress, negligence, negligent infliction  
9 of emotional distress, and negligent supervision against defendants Beserat Hagos  
10 and Abraha Bahta;<sup>1</sup>

11 4. That plaintiff recover attorneys' fees in the amount of \$101,871.48 against  
12 defendant Beserat Hagos;

13 5. That plaintiff recover costs in the amount of \$4,750.23 against defendant Beserat  
14 Hagos;

15 6. That the action be, and it hereby is dismissed.

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17  
18 DATED: July 19, 2005

  
MARGARET M. MORROW  
UNITED STATES DISTRICT JUDGE

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27 <sup>1</sup>On February 15, 2005, the court issued an order granting defendants' motion to strike  
28 plaintiff's claim for involuntary servitude. Prior to trial, plaintiff voluntarily dismissed her claims  
for assault, negligence per se, and unpaid minimum wages under the Fair Labor Standards Act.